P. What is Juvenile delinquency? Explain the mature, extent, causes of Juvenile Delinquency in Pakistan. Suggest remedial measures I for reducing juvenile Delinquency in Pakistan. 3 Juvenille Delinquency: The word Petinguoncy has been extracted from the Latin word 66 Dolinguere which means to leave or abandon. It its a contination of two words. " Juverile and Delinquent" Juverile means any one under the age of 18. Delinguont means one who is under the gety 18 and violates Social laws so the Juvenile dolinguency can be defined as " An individual under the age of 18 fails to abide the laws is known as Juvenila Delinguency". It is one of the crime committed by children under the age of 18-The treatment for Juvenile and adults is different from each other. Nature and extent of Juvenile delinquency: Delinguency is unwelcomed activity of a kid, which is socially not allowed in the general public: Invenile delinguency is the demonstration of perfetting a berime at an extremely youthful age I Juvenile delinguery is an issued which is Maraclenzed as a kid geting liking a grown-exp." Acts or conditions comprising delinquency may be defined as & Encrowchment of any law or mandate, constant nonappearance obserce, coalition with hoodlums. ruthless or she melen people, and savage beyond

power of parents or guardians. Juveniles are dill immature and don't think like grown - leps : Konsequently they are inclined to commetting errors. W or perpotrating violations that are not completely in their control Juveniles can itiolate laws for different reasons and there are vonous emponents that on Jean them to Juvenile Delinquencyo Juventle Delinquents: Juvenile delinquents are regularly characterized as youngsters between the age of 10 and 17 who have carried out a Eriminal inestigation. demonstration. There are two primary sorts of guilty parties or offenders! 1) Repeat offenders: Recurrent offenders are otherwise called life course Steady wrongdoers." These Juvenile delinquents stort alpable or giving different indications of standoffish concludet during Immitunity - Reument offenders Leap on participating in inmes or agressive and torreful plactices even after they enter adulthoold. 2) Age-Specific Offenders: This kind of Juvenile delingment conduct Starts during child hood immatinity. In contrast to the recurrent offended in any ase, the practices of age explicit offenders close before the minortums into a grouncy The practice that an adolescent show during youthfulness is frequently a devent porter

at the tind of offered or he will turn winto. While age-enplicit offendors give up their delinquent condict when they enter adulthood they regularly have more mental wellness issues, participated in substance wellness issues, participated in substance misuse and have more growning monotory misuse than grown-ups who where never issues than grown-ups who where never entry pletely crax / rous delinquent as adolescents. causes of Juvenile Delinquency: Twenile delinguency happens all vonous stages and it might change in degree. The youngsters being the fate of the mation ecp be she can support himself thersel. Jahon There are endless caused at Juvenile delingung Which is further characterized intwo genera classes. 1) Biological causes: bewar Ailments: cesar lambroso biological It is the illness of vision. It prompts corabbiners and inconvenience which will additionally hamper Juveniles in having ethical existence. · Hearing Problem Dealiners or inadequay of hearing prompts the lack of ability to accomplish appropriately which further prompts introverted an'Asolice Conduct. Excessive strength A youngsters who has had excessive strength and his psychological quality the body while will additionally unge

to do a misconduct. 2) Societal and Environmental causes: o without conflicts: o Broken family: A yangster embraces gerebels restraints qualifies from his folks conformists etc This emplied that family assumes an indispensable part in faming an adolescents conduct Te enagers bécome actions er give indications of adolosed delinguencies just whon the fre confronting aggravation al home. Broken or apset families with autul relations con make youngsters get side brackow and get fierce. · Neighborhood: one thing leads to another as the porents) quardian are busy in the Chicago school of thought The bad influence of Neneighborhood theory o Peer Pressure genesis of a chilel-The conduct of an individual normally relies on the mends. Packs go about al conhibitory factor towards othe communication of an offense on the off chance that a kid stays with different offenders, at that point he will be more inclined to the crimes while he was unable to consider alone. o Role of Social Media: Social media plays a luge role in the delinguency. What youth watch via web-based media Vand TV they attempt to do in their real life.

Oviolence breeds violence:

Frequently, potential culprits are the victims and so on bound see or social learning theory morap relatives. con't speak, with their friends, and become menaces to substantiate themselves, at times lesen to they interface their destry to a cominal dimete. Time . just The Issue with respect to destitute leids al-Street Mildren: 16 remains a serious concern. Children living on the streets because of poor finalicial ters and social conditions, can be considered as one of the danger gatherings, as they are rents) destitute kids who see I "hooliganism" as the wood love method of their existence. 20 o lack of communication: often absence of talk in the family con lead youngsters to diswer confort other than tromes. They may lose solidarity, must and comprehension which can at last lower their confidence and sey esten. They indiscinninately follow their componions and embrace their fundesirable ways of elife. They shopliff and devair drugs to o Lock of finances: cal prompt an off-base way to improve their monetary conditions. When teenagers begin

participating in conductable energies. They may began selling drugs or steel things dent o Lack of social and moral training: men Absence of moral and social Values can uto closed kids to poor interaction with others and make them less confident. They may get egotistical and propous. they ! would not realize how to regine the laws of the state. o Risk factors and Predictors of Juvenile Delinguency: Numerous (kids collect the mark of Juvenile delinquent early between the ages of 6 and 12 years. Onlumerous adolesent high school your night be viewed as ordining conduct for tids, as they Smehl that limits and buttle to build cys their sey - insight. Indictors of adolesient misconducts ma show up as ahead of schodule as a Pre-School, and frequently include: o Abnormal or slow development of basil SHills, such as speech or longuage. o Chronic violation of rules o Serious aggressive behavior toward other Soudents or teachers Remedial Measures for reducing Juvenile Delinquency in Pakiston:

participating in conqueptable energies. They may began selling drugs or steel things o Lack of social and moral training: Absence of moral and social values con cloud kids to poor interaction with others and make them lens confident. They may get egotistical and pompous. They U the laws of the state. to regime o Risk factors and Predictors of Juvenile Delinguency: Numerous (kids collect the mark of Juvenile delinquent early between the ages of 6 and 12 years. Onlumerous adolesent mudices during the pre-Youngster and high school your night be videwell as ordinary conduct for kids, as they Smehl that limits and buttle to build up their sey, -insight. Indictors of adolescent misconducts may show up as ahead of schodule as Pre-School, and frequently include: o Abnormal or slow development of basil SHills, such as speech or longuage o Chronic riolation of rules a Serious aggressive behavior toward other Souden to or teachers Remedial Measures for reducing Juvenile Delinquency in Pakiston:

Prevention is very much required for such children to maintain peace , security and Justice in the country. Hist of all too much useless explanation in each para and heading be precise and too the thing , The very initial straight who suggest many enactments for precention of Juvenile delinquercy. Some of the provisions which are very helpful for the weekere, development and grown of Jovenile are as follow. o Individual Programs: These programs form the provention of Juvenile delinquency through counselling, psychothorapy, and adequate education on the subject. escento Environmentae Programs: These programs include the employment of techniques with an objet to change the Delinguency Prevention is whether term which includes ale efforts dope to prevent youth from getting involved in commonal or anti-social activities Prevention includes the activities like substance abuse edulation, youth montoring, turily counselling, educational supports Parenting education for Youth shelleing. Education promotes speial consison, and helps children of all ages learn to make good choices, Incl to practice self-contrel.

Rehabilitation of Juvenile Renablitation is the process that attempts to restore a Junenile delinquent to one who is an aret to society. Specifically in the case of Juvenile mobilition such system is designed for minors cups have committed crime . It can includes. Bookcamps, Incorceration in detention Facilities ninors may be indulged in Youth may be includes in youth prisons. drugs, assault mi Minor offenders can be of different types like violent on a Mon violent one. The rehabilitation for both must be different. The amount of time that a minor is involved in rehabilitation centre conclusion: While the environment where the adolesient clive are certainly significants it is crucial to take noted of that these conditions collaborate with the qualities of adolesients to produce differentiating Ideal of change. As set from above discussion, not all reasons of reserved conduct die in dysfunctional, disorganized families and other family variables, developing evidence received from investigations and studies recommond that certain, adolescent are at high fisk for being rejected by their Families and Friends god being Trejected by their families

theoretical application and perspectives are not written anywhere there us useless explanation of ans and conclude the and on 8th max and seems like you took alot of time to write this ans 6/20

Oz Discurs History of Juvenile Justice system right reducing Juvenile Delinquency. What are mesoning for improvent of JJS of Pakisha. PENEZ notifi History of Juvenile Justice system in Patietina a remiss found Javenile Justice System Act 2018 repeal give a Juvenile Justice Ordinance 2000, and proformal intro of each ans tok Pres JJSO 2000, Pakistan hack four major laws ivve for dealing with child delinquents i.e. Theo o Reformatory School & Act 1987 1897 Buch o The Rinjabl Borstal Act 1926 wa o The Sindh Children Act 1955 o The Probation of offenders Ordinance 1960. Justi All these laws have been in place cafe since their promulgation but found to Ma be domont for all practical purposes Apart from those codified laws sichism 391 of Paleiston Common code 1878 provided for the confinement of a achibe elinquent sentenced to imprisonment below age of 15-year to reformatory school exhabitished by the promotal government concomed to the 1914 all they special Ladifical laws rempined dormant and neglacied - However, in 1974 some efforts appeared to have been make to implement these across pakiston to the reasons that a few notifications had been floated across authorities at prosmit and federal devels. In the year 2000, in moduction of JJSO 2000 in Pakistan viewed us milestone achievements by local stateholders and

the system this is not essay dont write detail facilitate the examiner with headings and at are measures segregation of anshere ofter, retired Gener ans lacks coherence and not composed properly n Pakistan: dont write plethora of detail in ans found to be below the age of 18-year.
Introduction of JJSO 2006 and the sealed remission in sentences of norto Presidential notification meant for safeguarding acus juverile delinquents those who found Themselves in conflict with claw / however, all such efforts met with no regult rather wasted efforts. The cominal Justice system of Juvenile 960 Justice Ordinance 2000 mistrably failed in se. sateguarding child delinquents to the reason that child delinguents I directed to serve es : barbane and madievel time punishments ie case of the Ali 2001, Mohamman Madeem in 2000 sentenced by additional 1/1/20 session court in Laphore to 273 years a impresonment and co accused jubirwas Sentenced to 63/years imprison more in A. Same case. The slowners in: implementation of Juvenile odinance 2000 chated huge and unresprenable losses to the is hole idea of developing a jurghèle Justile System to the treason / that many Juveniles subjected to postaric punishments and for hangel. Juvenile Justice system Act 2018. June 18, 2018, the President of Palciston appraced Juvenile Justice System Met (JJSA) 2018, which was passed by Parliment earlier this year-

cognianosco JJSA 2018 overcomes the short coming & which shell 6 were present in JJSO 2000 and provides Role of a much better system for criminal justice and social reintegration for Juvenile oftenders. Ant Succession histori IJS Act 2018 classifies the criminal offences system into the following three different categories: the a Minor: A Juvenile is entitled to bein in minor System offences, with or without surety bonds Separ by Juvenile court. 2) Major: Bail shall also granted in major offences from a with or without surety bonds by Twentle with wirl Carr 3) Heinous: which means an offence which is direc Scrious, brutal or shaking to public reter mostality morality. A Invenile of less than de 16 years of age is entitled to bail in 00 heinous offeres, but a ball is on Afte discretion of court if Juvenile is more than, June sinken years of age. olis Establishment of Exclusive Juvenile Court: als The Governments in consultation with the concerned high court shall establish or designate one or more Juvenile Courts, af this act - No person shall be appointed as a Judge of a Javenile Court unless helshe 15 or has been a Session Judge er on additional Sersion Judge or Judicial Magistrate. All the cases pending before a trial court in which a Juvenite is accorded of an offense Shall S'Janch transferred to the

Juvenile court having Jurisdiction. On taking r which cognance of an offence, he Jevenile codtt provides shall decide the case within six months. Role of court in reducing Juvenile Delingung:

Any functional system is considered

Lucenful only if t playing its role

historically. The role of every established

historically. The role of every

System is pre-defined likelise. Some of

the anigned roles of the Juvenile justice

System are as follow: justice knders. nees sied: In minor bonds System are as follow: o Separate Trial of Juveniles: Juvenile Justice System procedure differs or offence from adult offenders. Each state deals specifically Twentle with Jovenile offenders. Juvenile offenders came into police contate either dieing 1:5. directly cought for Committing crimes for referred by parents or school officials. Police is than oleal with this either by issuing a avaning or detaining minors and informing parents. ilin After doing this, police refer the case wither Juvenik court, where probation officer either re than dismisses a case or files formal charges according to the nature of offence, the age of offender, the offender's previous criminal record t: he and his educational Esocial history. In Pakistan Sections of the Juvenile Justice system Act 2018 deals with the arrest and separate trial at the Juvenile offender. tel a No death Penalty: he age of 18 are exempt from the death penalty bate. International human rights claw has strongly prohibited the concept of awarding death penalty

to Javeniles. In pukistan, Section 16 of the Evenile justice system Act 2018 prohibits The prison the death penalty, handcuffing, imprisonment order to labor spirit to fetter and corporal IF 11 in for pro o Absence of irrelevant person during me: court proceedings of the Thenile are very mi confidential body his the parents are confidential body his the parents are allowed to attend the land proceedings.

The main motive the hind this initiative is to retrain juveriles from any kind of social stigma after getting bail or being all Prot OI released from jail is an offense. o Rehabilition programs: These are transitional homes where the child is kept before totally reintegrating into society. Aftercare prganizations are Speias homes registered under the governmental nodal agency functions for the authors of delinquent children. Af the aftercare organizations, the Juveniles have given 1- Vocational harring 2. Therapeutic Training 3 - Continuing education 4- Economic ability to support themselves 5. Activities for physical and mental fitness Javaniles in conflict with the law and children in need of come and protections both categories are placed in aftercare organizations

16:45 o The law encourages probation instead of prisonment porale informally, the minor reports to the probition officer and who ordered the minor to seek community bosed services,
alknel treatments play times and enter in
probation. The law always promoto probation
of Juvenile instead of prison, Juvenile Probation serves two primary purposes. o It hold: youths who have offended accountable in protect public safety o It supports their vehabilitation through service delivery and with an alternative to the mearceration. hing o No publications of court proceedings: It charges are filed in court; the mina mortal until the bearing takes place is arranged and charges are read before the Judge After hearing all charges, The Judge decides either to addrain or release the minor until the hearing takes place. After appearing in court, 3 things take place-1- Plea agreement: in this minor, enter a plea agreement, with the court. The juvenile has to comply with certain conditions like attending Divercing, obeying curfew and paying festitution. 2) Diversion: The Judge diverts the case and relains Conhol over the matter until the Juvenile comply the conditions. It a minor fails to Comply, home changes may be restored

10010 3 - Adjuratory hearing: A mal quenile cases occurs. Both parties luve. arque and provide evidence. Trial only hoppor hom in front of a juste not a Jung. At the in front of the hearing, the Judge decides esta on penishments elitée probation or Letention 0.01 in Juvenile courts.

All these processes take place in inc vil front of the Judge fand there are no publications of The main mother publications of this is to save minors from OP dil social sligma. Conclusion: The juvenile Justice System has a long standing history, it evolves in series. Havered the constructions Ivola of Jenenile justice System to fulfil it's purpose of formation historically. of Juvenile Justice System of Pakistonsimilar issues
several measures for the improvemento intro at Juvenile Justice system of Pakistonore. 1) Kehabilitation centre and observation home will be maintained in each divisional hoodquorters level by the department with reasonable aumodation make-headings contines and Sanitation for the Jurenillo offenders 2) The Enspector general of Prisons will be responsible for the internal sews by whereas experior security should be

looked after by district police Similarly, Separate Juvenile rehabilitation centre and observation Parties home her femile Juvenile offenders shall be hoppor ides o other rules need to be implemented which otention includes providing legal placition of to achiles vicion of the offer as, provision of appropriate anangements for Juvenile of color in the court arrangements for source of the projectioning among like elevated chairs, virtuel projectioning others; prevention of horsh questioning provision of information to the Juvenile in the 20 0170 27 simple languages and propositions with regards to the determination of age through medical examination it no official document is available. · Establish a separate, consistent fineling stream for Juverile Justice. Increase funding for specific programs and appropriates (restorative justice, processing of los sprious oftenders, mental health sind substance abuse breakment seniles, specialized cays). make heading to tell what you are about to write this way of writing in the style of incoherent unidentitfied ans will irritate the examiner ds (here and hain additional case managers o Focus on retaining enperenced professionals in the Juvenile Justice field. Coordinate and organd staff haining initiatives.

9. Write a note on Porole and Brobation system in anenda Howeve Pakistan. Me pro Paleiston after the partition of subcontinent in enable Introduction: Pakiston after the gramment of British India's law for maintaining the probational as put India's law for maintaining the probational as put 400 O place of the criminal Justice system. It included the Good Conduct Prisoners Probational Release are 1926 and section 380 and 562-564 of the Tuveri comp of the Indian code of criminal Procedure. Later on the nigh Indian Gode was renamed the Criminal Procedure Reclamation and Probation Departments (RPD) were established in all provincal Government in 1927 to deal with the release of Prisoners on Parole. After independence, Punjub was only Province in Pakistan that had a Redomation and and Probation department in place. The nestral Pakistan established rectamation and & Probition Departments in 1957. The Good conduct Prisoners Probational Release act 1926 was effective in Providing an opportunity for convicted prisoners Line denon strated good conduct for social reintegration through early conditioned release, noverer it s scope was einited in addressing the early conditional release of pri-non with short term sentences. After the independence in 1947, the Government of Pakistun pursere legislation on probation, namely, the probablor of offerders Ordinance 1960/ rules 1961. The Probation

skem in examiner is not going to read all these passages However it mandates the RPDs to establish the probation arms of the department and write with headings and proper presentation enabled probition affaiers to be appointed for offenders on hias before the courts. Recently an another development took Juverile Justice ordinance 2000 (TJso) in compliance with its international obligations of the united Nations Convention on the rights of the child. Section 11 of the the dene It so highlight the release of Juvenile offenders on Probation Structure & function of Probation and Parole system in Pakiston. As an alternative to imprisonment, release of exs prisoners on probation and garole is monaged by provincial pirecturates of Reclamation and Brobation working as departments attached to the provincial home deportments in Panjalo Strdh, Balochistan and Khyper Pakhtunkhwa-Each Provincial Directorale is headed by a Director of Reclamation and Probation (RED) supported ease by Deputy Directors and Ansistant Directors, Probation and Porole officers, office Superintendent ency and other administrative and support stoff-The overal mandate of the Ditectorates of reclamation and Probation includes: To KIN' the crime not the criminal; to reduce overrowding in prisons to cul down government expenditure 500 on prison's, ance to rehabilitate and re-integrate offenders as low abiding cifizens.

and Probation: Lown Under the Probation at offendors ordinanco Sign 1960, probation is the suspension of the impurition of a sentence of imprisonment or Postsponement Inves of the first Judgement in a court base. It is a Judikial worning given to the offender the for non-serious offices for the court cases. 10 opportunity to reform him havey and commit Dre no more offences. The Probation of offerders ordinance 1960 now contains 15 sections (after omission of two of its sections). According to section 3, the following works are empowered to exercise the power under said definance.

o High wort.

court of sension. o Judicial Megistrate a Any other amegistrate specially empowered The ordinance empowers the above mentioned Lourts to place eligible offendors either un conditional discharge or probation-Awarding to the Ordinance, the Fral Court may, keeping in view the age, characters heelth and buylighound of the offender, and the natural and cirumstances leading to the offence discharge any offender often due admonishment, lesho has committeel an offense punishable with Imprisonment not more than two years. Kehabilitation of offender released on Pris Probation: Once released on Probation, the concerned probation officer is to supervise, monitor

and facilitate rehabilitation of offerder in the sommunity. The Probation officer has been signed on important role in the whole process signed on important submitting the 45 soil process linanco he importion signed on import Sub mitting the 6 sociale process of preparing and Sub mitting the 6 sociale investigation report "SIR to the court whatever nement se. It fender the tase may be the court has the power to decide whater to put an offend or on cases. probation or to decide against it - SIR are probation or To anist the courts to arrive at 1 commit an appropriate decision. Duties and Functions of Probation officer. 960 Duties and functions of probation officer 00 are mentioned in section 13 of the 2 3 Probation oftend on ordinance 1960 and Merci'se its rule to- Major puties are o Enplaining to every probationer placed under his charge, the terms and conditions of his/her probation order , and if deemed, necessary, by womings, endeavour to ensure their observation of Jorder. breef o Enwarage every probationed under his? her supervision to make use of any reisquited agency, statutory or votin kary which night conhibute topords his/hor ! welfare and general well-being and to take advantage of soilal, recorpational and educational facilities which such o Where a probationer under hop her superision who has enewted a bond of with surelies Under · Section 5, is famel to have committed any breach of terms of his/her bond, or to have otherwise misconduct him/ herself notile of his/her sureties.

Suspe of the Probation of offend ers ordinance The Paraston Probation of offender ordinance 1960 WILL port is dimital in its scope as o Brobation is not entended to all type of offenes. The personal characteristics the reads Subs at the offender and type of oftendor is un taken into consideration while isving a court probation order thus depriving the first time offend as in honous when to benefit from probation. Instead a comprehensive office assessment should be given prime importance while deciding the cases fit for probation and not purely the nature of on offere. . The probation law is applicable to both make and Female offender, however law is more elevient towards female oftenders. In addition to offendes punishable by death of life impresonment, the probation law is not applicable to male offenders convicted of offenders of heinous mature as described In contrast, temale offender are eligible for a probation order in all offences enept offeres punishable by the doeth penalty. 30 Darole: Parole refers to the conditional release of prisonors or offendors in certain cases before The completion of terms of imprisonment to which they have been sentenced.

with parole the Prisoner serve the last portion of their sentence in the community ofter completing a moundation period of Substansive sentence in prison de requiredo under the good conduct Prisoner's Probational Act, 1926. and rules 1927. Tems and Conditions: Porole must be employed a minimum 45 miles away from their immediate families and con meet their families by taking on ho casual leave with approval of the relevants
parole officer: The paralee become eligible for casual leave after completion of the first six months of parole period. This is a elear violation of the right to family exe and commudich bask philosophy of community reintegration of the Prisoner released on literce (parole). A Parolee awen to his/her own money during parole and having no personal bunk of audunt is another area that necels entensive debate on port of legue enperts and legislators to make the proces les procedural. 6 Under the rules, the eneutive (home Becretary) of the province is empowered to release certain offender on parole. When The proundal Government is sutisfied that a prisoner's track rewrit or good conduct behind bors suggests that he or she would likely abstain from come and would lead a "use fue and industrious life" in community; it may grant a liense

of release on condition that the prise parale officer or a seular mothering or In a person or society professing the dear student these question have all the details but no proper presentation no segregation and no coherent you have the data but you dont know how present it make heading of each para a self explanatory heading and precise ans Othernot the detail litter of Parole officer of cnot satisfactory isoners on parole include supe submit one question at a time next time 34 pages assessemnt will not be entertained there questions seem like you personal notes not the supquestions officer. I for eximple to the Avoistant Breator R&P about a Parolees work performance) and to process any Complaints. Conclusion: The recent judicial activism in Pakistan has brought the Probation and parole system into limelight. The respective provincial governments have taken some encouraging Osteps in tems of infraspucture development and recruiting new staff. The coordinati among (cey partners in criminal Justice de compartitely improved alue regular meetings of cicco. criminal Justice system has viliseed the a high time for local civil sourchy.

community to come forward and probation topoliments on the community brobbillation and reintagration of person in conflict with

Q. How for racidivism has been limited by ame institution of Prison. Explain some of the modern strategies used in Prison for the restoration and reintegration of criminals? Racidivism: Recidivism is one of the most complex process pertuining to the sphere of Criminal Justice. It refers to the relapse of an individual into criminal behavior predominantly after receiving a sunction or undorgoing interestion for one's provous enmes. Recidivism occurance is measured by number of criminal cuts resulting in rearrests, reconsistions and returns of an individual to correctional facilities both with and without new sentence (Mational Institute of Justice, 2019). Prevention of recidinism and related visk factors: Preventing recidivism requires effective intenentions based on an understanding of the foctors that place oftenders at hisk and make it difficult for them to successfully reintegrate into society. Some risk factors are dynamic - meaning they are amenable to change - whereas other sick factors are not. Some risk factors are dynamic meaning that they are amenable to change Whereas other risk factors are statk, don't Change overtime; they include the ospect age at home of a mest or prior mental problems. Dynamic vist factors,

on the otherhance, can be addressed through teed by intervention with or outside criminal Justice no of System Many Pragrammes forces on specific the enellenges controlling offenders, such as nas? Now educational deles, un employment and druguses other programmes have been designed to deal with specific categories of offerders such as young offenders, report offenders, offenders with drug disorders, offenders with mental olex. disabilities or serval offenders -Institutional and commining based programmes can adress such dynamic visk factors by focusing tenentish on motivation, elucation, development of skills, incre employment, interpersonal relationships, drug and Jalubol treatment, mental health cond mo and agritive Dehavioral interentions. The role of Police: offender reintegration and recidivism Prevention initiatives fit very well into a community politing model with an emphasis on problem solving through collaboration with other agencies and stakeholders, The police need to enpand their praditional understanding of law enforcement to include comme prevention, problem solving, community engagement and strategic partnerships Police involvements can support both the nil offender superision and anistance function in the community, as well as offenders. compliance with Irelease or probation condition The police, by law, often play a release the enforcements of these conditions. In the united states of America, e.g., the police

the police in the Dishict of columber are involved in accountability tours is There of le in which the visits to the homes of Combin high - risk offenders are contucted to anen a community officer and a memporation a) the police Deportment officer. 6) W Police and offender reintegration. As a primary stakeholder in recluging racidising among released prisoners, the policecon vesplond by. 0.2 o Partnoring with pande and probation suthorities to enhance superision o Facilitating senions that motify returning of the community. Gathering and sharing intelligence on behavior indicating that released prisoners are so having plouble reintegrating into the dom Arurity. Building afron enisting partner ships to strengthen the collaborative action of o connecting released offendars to some and withmunity resources o Communicating with the residents to Strategies for reintegration of Prisons: Somel of the modern strategies used in Prison for reshration ones reintegration of Phonemmals are: o Offender Assemment: Assemment can take place upon the offenders admission to a prison and at regular punals

there ofter, as well as various stages of the commend justice and rehabilition process. An ansement een be unducted at the (b) When diversion from formal criminal proceedings is being conducted. a) Whenever there are significant changes on the offenders life of the offender divisor is being condidored (e) At the beginning of a period of superiston or whan consideration is being given to a change in the nature or Elevel of syconston. a The "good lives" modes The good lives moder is loased on the assumption that people inevitably seek certain goals or primary human goal such as knowledge, autonomy, Friendship, social rewgnitton or happiness. Secondary goods such as relationship i employment is education, provide means of obtaining the should not only monage or reduce risk. of raudisism, but also help individual gehiere their primary goals without homey others. The model directs the attention of U answerent methods to the offenders goals, motivation and legitimate mustrations Relapse prevention therapy: which is often used in cases involving addictions, teacher coping shategies to maintaining changed

behavior Relapse Provention doesnot une to remove the large to behave in a 080 certain way. However Entensive education and ausreness about putterns of behavior affe are often needed to help oftenders to Sle understand their own behavioural pattern The individual's are also made aware more healthy ways of dealing with their unge whether they are sexual ordnings anger or violence delated. Once all these Pactors are understood and analyseed, an Individual relapse prevention plan can be developed for each offender. Faith based programmes and activities In addition to the spiritual and mental support they provide, faith - based activities ear help engage offend er and motivate then to change and take responsibility of their lives. I As such, taith-based groups can offer cricial support to prisoners. They also tend to be very capable of raising nonmunity-based resources to assist offenlos The center for faith - Based and community initiatives in the United States Department of clabs has developed the Prisoner reentry Floolkit for Paith-based and community organizations, which include guidelines on how to design an effective reentry programme shuchere, how to form partnelship case managements removing bornes to employment Ithrough supportive services, montoring adult former prisoner and monitoring programme services.

o Education Source rein)egration is more difficult for offenders with poor basic educations and Skill Jevels. The European report on prison Education and training in Europe, for example, shows how education and training for prisoner help reduce the social costs of crime help reduce the social rehobilitation of prisoners and support the rehobilitation of Education is also highly relevant with regard to Supporting access to job markot, which typically requires a level of functional literace and numeracy that many prisoners have Simply not achieved. Functional literacy and a basic school contificate (or even better the equivalent of a secondary school degree) therefore facilitate entry-level employment o Vocational training and work: The fuck that there are few it ong Job opportunities for people without proper evork experience poses a problem for many offended. At the same time, employability of prisoner is thought to be one of the a prisoner reoffending. Employment is key to offenders, ability to secure housing, establish gen sey- un tiderie make fronds and elbrufely desist from crime.

Readivism and Prison reforms in Panjab. their poli Admidst the political bucklash faced by the government for detaining who ever Yeduction the government finger on (alleged) to reasons), we tend to focus primarily the right reasons), we tend to focus primarily a single on privileged prisoners rather than unattended victims of prison who suffers the wrath of injustice. Suppressing the voice of the Tomb. unheard has its consequences, which in our case has resulted in 48,794 neglected sechi inmates languishing in 40 Runjas Prisons 10m according to the Ringalb Prison Department 121 8 The chois Group in 2011 report also described and the "overpopulated, understatted, and poorly The managed" prison system of Pakistan as a cefertile breeding ground for criminality and military, with prisoners more likely to the whil return to come than to abandon it. It is also well heard of how there is ho a shortage of necessities and fallure to provide adequate capacity for chock-full of prisons unfortunally, the authorities responsible for well-being of prisoners are sometimes the aggrovateds themselves. The idea of returns intolling mobile Jammos, death cells, surveillance. cameras and anything which helps repres inmates is more than wellomed, resulting in a mackey of the system. Such reforms alonot unfold the actual criterion that needs to be established to produce good Samoritans. Recidivism has never been explored in detail in Pakistan while other states base

mjab. their policies on the rate of repeat offendor. end Aushaka has been able to deduce how a a single country can result in the reduction tended tended of \$23 million budget. In the Cek, drug abuse treatment has resulted in a positive Greduction of repeat offenders engaged in drug-related when laws such as Section 302 and Section 304 of the Pakistan Penal Code come into play whe two main punishment in our enous Justice system are imprisoned 00 and death. The last amendment to Prison rules accompanying the Prison Act 1894 had made in 1978, which too didnot shed any light on the need for the positive reforms. The fore most step to be taken here is The record could be maintained separately for each province, divided between mon an; women and Juveniles, and range from serious offences to minor offences. But before framing policies, reformers must also tous on Edentitying trends that trigger the effenders and their psychological and finangal state. Poverty plays a significant role when a person deades to commit a come. Once Rabeled as criminals or prisoners, they become foes of The society, and this ack as another higger for not being able to function property or deviate from cintres. community services:

creating synergy between the offender: and the working class. I A time-check could be implemented asserting productionly by local officers for asserting productions of desent jobs to prisoners after the provision of decent for way beneficial scheme would increase employability while the offen don would stay undistracted and financially stable Penal Reform International, in collaboration in 2012 on the probation and parole system of Pakistan and provided detailed suggestions and reforms - However more of them have been enacted to date and issues remain anadrenal.

Bur Prison S

Condusion:

Our prison system needs to be more therapeutice and social rather than give rise to demanding act such as haranment, serual abuse or increased come rate. The system needs to identify the bend that would otherwise be stopped through the implementation of legal instruments and morally auptoble approaches. It would not only result in an Effective but also developed more skilled citizens who would benefit the Society as a whole instead of horning it higher.